Entered on Docket Dec. 23, 2009

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The Honorable Karen A. Overstreet Chapter 13 Hearing Date: December 16, 2009

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

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GILBERT J. PLACENCIA AND ABELLA M. PLACENCIA,

Debtor(s).

Case No. 09-13286

Chapter: 13

AMENDED ORDER AUTHORIZING SALE OF PROPERTY OF THE ESTATE UNDER 11 U.S.C. § 363(b)

THIS MATTER came before this Court upon Gilbert and Abella Placencias' ("Debtors'") *Motion to Sell Property of the Estate Under 11 U.S.C.* § 363(b), it appearing that all interested parties have received notice to the motion filed, now therefore, it is hereby:

ORDERED, ADJUDGED and DECREED that the Debtors are hereby authorized to sell their business, Belltown Video, located at 2500 3rd Ave, Seattle, WA 98121 ("the Business"), for \$30,000 to Rick Wehrheim pursuant to 11 U.S.C. § 363(b)(1) and the terms of the parties' Purchase and Sale Agreement ("PSA," attached hereto as **Exhibit A**). The proceeds of the sale shall be paid by escrow to K. Michael Fitzgerald, the Chapter 13 Trustee at Chapter 13 Trustee, PO Box 2130, Memphis TN, 38101-2139, for distribution, with the following tax warrants receiving priority payment; Washington State Department of Revenue in the amount of \$10,820.03 filed with King County Superior Court under Filing Number 09-2-32788-2.

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AMENDED ORDER AUTHORIZING SALE OF PROPERTY OF THE ESTATE UNDER 11 U.S.C. § 363(B) (09-13286) - 1

SEATTLE DEBT LAW, LLC

705 SECOND AVE, SUITE 1050 SEATTLE, WASHINGTON 98104 telephone (206) 324-6677 fax (206) 447-0115

washington state Department of Labor and industry in the amount of \$354.60 King County
Superior Court under Filing Number 09-2-39920-4, Washington State Department of Labor and
Industry in the amount of \$892.59 King County Superior Court under Filing Number 09-2-
34184-2, and Washington State Department of Labor and Industry in the amount of \$315.28
King County Superior Court under Filing Number 09-2-39922-1.
DATED this day of December, 2009.
\mathcal{L}
Karen a. Overstreet
United States Bankruptcy Judge (Dated as of Entered on Docket date above) ¹ ge
Presented by:
SEATTLE DEBT LAW, LLC
/s/ Camille Nightingale Camille Nightingale, WSBA #40850
Christina Latta Henry, WSBA #31273 Attorney for Debtors
Attorney for Debtors

AMENDED ORDER AUTHORIZING SALE OF PROPERTY OF THE ESTATE UNDER 11 U.S.C. § 363(B) (09-13286) - 2

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SEATTLE DEBT LAW, LLC 705 SECOND AVE, SUITE 1050

NWMLS Form 30 CBA Form PS-2 Business Opportunity P & S Rev. 12/99 Page 1 of 6 Date: October 7 © Copyright 1999 Commercial Brokers Association All Rights Reserved

Page 1 of 6	Business op	PORTUNITY
Date: October 7 2009	PURCHASE AND SA	ALE AGREEMENT
he undersigned Buyer, Rick Wehrhe	im	, agrees to buy and
and Seller egrees to sell on the following to	rms, the business commonly known	as Belitown Video
ocated at 2500 3rd Avenue	,	in the City of Scattle
ocated at 2500 3rd Avenue County of King	. State of Washington, Zin	98121
		Fhirty Thousand and No/100 Dollars
Dollars (\$30,000.00	e, including the carriest money, is	paid for inventory as determined in Section 9 below, payable as follows:
all cash at closing, including the ea	rnest money, with no financing conti	ingency.
all cash at closing, including the ea	mest money, contingent on new fina	incing under Section 4a below.
price paid as follows (check one or I	poth, as applicable): [[] Buyer's associng of a promissory note for the b	t closing, including the earnest money, with the balance of the purchase sumption of any underlying note and security agreements, under Section alance of the purchase price, secured by the security agreement encum
. EARNEST MONEY, Buyer agrees to de	liver the earnest money of $\$1,000$	0,00 in the form of
Cash Personal check 🗹 Prom	lssory note Other:	AMOUNT - VIII
If the earnest money is in the form of a p		
days after mutual a	coptance,	
Upon removal of the inspection conf		
Other:	USI 114 ARRIVA MAR ANNO 115 A	
		Licensee 🗸 Closing Agent, no later than:
days after mutual t	scceptence.	
✓ Upon removal of the inspection conf	ingencies in Section 8 below.	
Other:	•	
Selling Licensee may, however, transfer	the earnest money to Closing Age	nt.
interest paid to the State Treasurer) at closing to Buyer whose Social Securi entitled to the earnest money is entitled Selling Licensee shall deposit any check	A separate interest bearing trust a ty or taxpayer ID Number Is: to Interest, k to be held by the Selling Licensee	It shall be deposited to: Selling Licensee's pooled trust account (will coount in Selling Licensee's name. The interest, if any, shall be credited. If this sale falls to close, whoever is within 3 days after receipt or mutual acceptance, whichever occurs
such costs remain unpaid, Selling Licen the earnest money shall be applicable to Agreement is not satisfied through no fa	see or Closing Agent may deduct a the purchase price and shall be not all of Buyer.	If all or part of the earnest money is to be returned to Buyer and any nd pay them therefrom. Unless otherwise provided in this Agraement, n-refundable except where a condition to Buyer's obligation under this
- 1	Include all assets of Seller's busine	ess other than accounts receivable, cash, and the following other easets
Seller to the following intangible property specifications and other architectural or utility, security and other deposits and re numbers for the business, related trader received, Notwithstanding the foregoing, and Seller's obligations under this Agree	r now or hereafter existing with the rengineering work product; all govern serve accounts made as socurity for narks, service marks or trade dress; if Seller uses the trademarks, service ment shall be conditioned on their a	suant to Section 8a below, this sale includes all right, title and interest of espect to the business including without limitation: all drawings, plans intential permits, certificates, licenses, authorizations and approvals; all rich fulfillment of any of Seller's obligations; any name of or telephone and guerenties, warranties or other assurances of performance or marks, or trade dress for Seller's other businesses, then the Buyer's greement to an irrevocable, royally-free license (excluding any portion of and trade dress for the business purchased under this Agreement.
The purchase price shall be allocated an	nong the assets purchased in the fol	llowing amounts: Real property
equipment \$10,000.00	; leasehold improvements	; supplies \$15,000.00
noncomplete	; agreement	
goodwill \$2,000.00	; other (identify)	1
		//x^
/ /		
ITIALS: Buyor:	Date: 800 09	Seller: Date: 6/09/09

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT (CONTINUED)

	4, 1	PAYMENT TERMS AND SECURITY.	
	4	a. Application for New Financing. If payment of the purchase price is contingent on Buyer obtaining new financing, then Buyer's obligation to close is conditioned upon Buyer accepting a written commitment for financing. Buyer will not reject those terms of a commitment which provide for a found to commitment which provide for the purchase price interest and to expect the purchase price in the purchase purchase price in the purchase purchas	51 52 53
	y a E	() years, and total placement fees and points not more than percent (%) of the loan amount. Buyer shall make immediate application for the commitment, pay required costs and make a good faith effort to procure such financing. This Agreement shall terminate and Buyer shall receive a refund of the earnest money unless Buyer gives Seller written notice that this condition is satisfied on or before () days (60 days, if not completed) following mutual acceptance of this Agreement.	54 55 56 57 58
	e Ir q d T	D. Assumption of Existing Financing. If payment of the purchase price includes Buyer's assumption of a note and security instruments, including without limitation a UCC Fixture Filing, UCC Financing Statement, mortgage, deed of trust, or real estate contract, Seller shall promptly deliver to Buyer a copy of the underlying debt instrument(s) to be assumed, and Buyer shall be deemed to have approved all of the terms of the debt instrument(s), unless Buyer gives notice of disapproval within five (5) days effer receiving such instrument(s). If any of the debt instrument(s) requires the consent of a third party to the assumption by Buyer, then Buyer shall apply for such consent within seven (7) days after receiving the lebt instrument(s); upon Buyer's request, Seller shall assist Buyer by requesting the third party's consent to the assumption on Buyer's behalf. This Agreement shall terminate and Buyer shall receive a refund of the earnest money unless Buyer gives Seller written notice within	59 60 61 62 63 64 65 66 67
	c. th C rit of Ti	Bellor Financing. If Seller is financing a portion of the purchase price, unless different forms of debt and security instruments are attached to all Agreement, Buyer shall execute and deliver to Seller at closing: (i) LPB Form No. 28A Promissory Note and the DUE ON SALE and COMMER-IAL PROPERTY optional clauses in that form shall apply; (ii) UCC-1 Financing Statement covering the personal property subject to Seller's secuty interest and UCC-2 Fixture filing if fixtures are included in the safe (iii) LPB Form No. 20 Short Form Deed of Trust and CBA Form No. DTR Deed in trust Rider if real property is included in the safe; and (iv) Washington Legal Blank, Inc., Form (WBA) UCC-18 (rev. 9/99) form security agreement, and shall be a payable as follows (choose one): monthly installments of	6 0 70 71
	m m pn wh	other years, onth in which closing occurs and shall continue on the same day of each succeeding month, until (choose one): onth in which closing, other other, on which date all outstanding principal and interest shall be due. The incipal shall, at Seller's option, boar all interest at the rate of processing, in other of the maximum rate allowed by law, hichever is less, if not filled in) during any period of Bayer's default if Seller receives any monthly present many them.	76 77 78 79 80 81
	no If the the use	ays (15 days if not filled in) after its due date, then a late payment charge of	82 83 84 85 86 87
5.	AC	DENDA. The following addends are attached hereto and included in this Agreement: None V Consulting/Training Agreement, and Trade Name Ownership Warranty, and Assignment of Lease Costs/Fees, and Addendum No. 1.	89 91 92
6.	40,	IRCHASE OF BUSINESS REAL PROPERTY. If this sale includes the sale of commercial real estate to Buyor, the parties have attached and impleted the CBA Form No. PS-2A Real Property Addendum or NWMLS Form No. 30A, or some other addendum regarding the sale of commercial real estate.	93 94 95
7,	tua	QUOR/GAMING LICENSES. This sale [] does [] does not (does not, if not filled in) involve the transfer of a State Liquor or Gaming License. In State Liquor License and/or Gaming License is to be transferred as part of this sale, Buyer shall apply for such transfer(s) within 7 days of muli acceptance of this Agreement and Seller shall cooperate with Guyar's efforts. If the transfer of either of those licenses is denied or not granted or to closing, at Buyer's option. Buyer may terminate this Agreement state closing, at Buyer's option. Buyer may terminate this Agreement state closing, at Buyer's option. Buyer may terminate this Agreement state closing, and the contract of the co	96 97 98 99
	INS noti that be o	SPECTION CONTINGENCY. This Agreement shall terminate and Buyor shall receive a refund of the earnest money unless Buyer gives written 1 lice to Seller within	00
	inch	Books, Records, Lesses, Agreements. Seller shall make available for inspection by Buyer or its agents as soon as possible but no later than 1 (10) days after mutual acceptance of this Agreement all documents available to Seller relating to the concerning and operation of the business, 1 (10) days after mutual acceptance of this Agreement all documents available to Seller relating to the concerning and operation of the business, 1 (10) service contracts_franchise_agreements_employment-con-	04 05 08
	rocc bala	ording the past performance and current financial condition of the business, including state and faderal tax returns, financial statements, and current financial condition of the business, including state and faderal tax returns, financial statements, and current financial condition of the business, including state and faderal tax returns, financial statements, and or of the business is located or conducted. 1 ording the business is located or conducted.	07 08 09 10 11
INI	rial		12
		Buyer: Date:	13

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT (CONTINUED)

Buyer shall determine within the Contingency Period whether it wishes and is able to assume, as of closing, all of the foregoing leases, contracts, and agreements which have terms extending beyond closing, and to determine which leases, contracts and agreements that Buyer does not wish cooperate with Buyer in securing any necessary consents. Seller shall transfer the leases, contracts and agreements as provided in Section 13 of

If, at or prior to the end of the Contingency Period, Buyer notifies Seller that there are certain leases, contracts or agreements that Buyer wants terminated as a condition to Buyer's purchase. Seller shall have 10 days from the date of Buyer's notice to attempt to terminate each such lease, and of the 10-day period that Seller has been able to terminate each such lease, contract or agreement on terms satisfactory to Seller. Buyer shall be returned to Buyer and the terminate and the earnest money shall be returned to Buyer, unless Buyer on or before the end of the 10-day period waives the

- b. Lease of Premises by Seller. If Seller is the owner of the premises on which all or a part of the business is located, and Buyer is not purchasing the premises as part of this Agreement, Seller shall deliver to Buyer within 10 days after mutual acceptance a proposed form of lease for cannot agree on a final form of lease by the end of the Contingency Period to agree upon a final form of lease. If Buyer and Seller cannot agree on a final form of lease by the end of the Contingency Period, then Buyer or Seller may thereafter terminate this Agreement and the
- c. Employment of Key Personnel. Buyer shall determine within the Contingency Period whother it wishes to attempt to negotiate acceptable employment contracts with any employees of Seller that Buyer wishes to hire after closing. Buyer shall not contact any employees of Seller with-those employees or if Buyer's purchase is made contingent on hiring any employees, and Seller refuses Buyer permission to contact those employees or if Buyer cannot negotiate a mutually satisfactory agreement at least ten (10) days prior to closing with any employee that Buyer identifies during the Contingency Period, then Buyer may terminate this Agreement and receive a refund of the earnest money.
- d. Physical Inspection. Seller shall permit Buyer and its agents, at Buyer's sole expense and risk, to enter the premises at reasonable times to conduct inspections concerning the business and premises including without limitation, the structural condition of the leasehold improvements, matters affecting the feasibility of the business and premises for Buyer's intended use. Buyer shall schedule any entry onto the premises with withheld. Buyer shall not perform any invasive testing without obtaining the Selfer's prior written consent, which shall not be unreasonably Buyer shall restore the personal property, premises and leasehold improvements to the same condition they were in prior to inspection. Buyer agrees to Indomnify and defend Selfer from all liens, costs, lasims, and expenses, including attorneys' and experts' fees, arising from or relating to entry onto or inspection of the premises by Buyer and its agents. This agreement to Indemnify and defend Selfer shall survive closing, contingency only for the purpose of re-sale or to satisfy conditions of financing.
- e. Schedule of Assets. Within 10 days after mutual acceptance of this Agreement, Seller shall prepare a schedule setting forth all property to be transferred to Buyer at closing, whether real, personal, tangible, or intangible. Within 10 days after receipt of this schedule. Buyer shall approve or disapprove the schedule, if Buyer approves the schedule and Buyer and Seller have not agreed on an allocation of the purchase price in Section 3 above, then Buyer and Seller shall agree on an allocation of the purchase price among the various assets (equipment, turnishings and fixtures, goodwill, etc.). If they are unable to agree in good faith within 10 days after Buyer's written approval of the schedule, or if Buyer falls to give Seller written approval of the schedule within the 10 day period, either party may terminate this Agreement. Except as otherwise provided in this Agreement, Seller is not transferring and Buyer is not assuming any accounts payable or other fielbilities of Seller, and Seller shall defend Seller shall survive closing.
- 9. INVENTORY. Within 10 days after mutual acceptance of this Agreement, Soller and Buyer shall agree in writing on a preliminary inventory setting forth the count and assigned unit values for all of Soller's inventory; if Seller and Buyer cannot agree on a preliminary inventory, then this Agreement shall terminate and the carnest money shall be refunded to Buyer. The inventory shall be valued at the lower of Seller's cost for any such item or the fair market value of such item. The inventory to be sold should consist only of litems of quality or quantity commercially usable and salgable in the ordinary course of business. At the close of the last business day prior to closing, Seller and Buyer shall conduct a final inventory for the purpose of adjusting the inventory count (but not the assigned unit values). The final inventory count shall not exceed or be exceeded by count per item times the assigned unit values per item) shall be added to the purchase price described in Section 1 above.
- 10. EMPLOYMENT MATTERS. Seller shall be responsible for all employment obligations of the business prior to closing, including wages, taxes, accrued vacation and sick pay, and benefits for all employees and/or contractors engaged by Sellor for the business prior to closing. Unless otherwise agreed, all employees shall be terminated as of closing and Buyer shall be responsible at and after closing for only those employees or
- 11. OPERATIONS PRIOR TO CLOSING. After mutual acceptance of this Agreement and until closing, Seller shall continue to operate the business in the ordinary course; shall not sell, pledge, encumber or otherwise transfer any of the property (except for inventory in the ordinary course); shall not enter into, modify, or terminate any contracts, leases or other agreements (except in the ordinary course of business), or the compensation, benefits or distributions of any of the employees or principals of the business; and shall pay before delinquency all taxes, assessments, and other government charges regarding the business, its operations and property.

INITIALS:	Buyer: RA	Date:	80409	Seller:		Date:	12/09/09	
	Buyer;	Date:	771574/0	Seller:	COMP	Date:	Oct 9, 2009	_ 173 _ 174

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT (CONTINUED)

1:	2. Possession.	Buyor shall be	entitied to no	Reportan T	A) an a b - b - c	r 15			
1:								(on closing, if not filled in).	175
	contracts and ac	koomeute seenie si	na aeliver to Yed by Buver	Closing Ag	ent CBA Fon	n No. PS		on closing, if not filled in). ent method of transfer is dictated by law. Seller erwise provided in this Agreement, At closing, if Assumption Agreement transferring all lease insferred pursuant to Section 3.	176
14									
	K. C. Celebi	Address	Allen and the second		THE TRUE STATE OF THE STATE OF	<u> </u>	n'elec	ν nn 11/01/3000	
	Uments required	to complete the p	purchase and	sale in acc	ordance with	this Agre	sement, "Closing" sh	deposit with Closing Agent all instruments an hell be deemed to have occurred when all doc-	d 181
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15	. CLOSING COST	'S Caller and 5	1044 A - 71 - M						183
	other payments is	inder assumed c	ontracts or le	ases, licen	riair of the e ise fees for L	SCIÓW fea Janos os d	s. Personal property	taxes payable in the year of closing, rents at losing occurs within ninety (90) days of the	1d 185
	Otherwise enreed	e year, utilities, p	hone compa	ny changes	advertising f	ees, and	other operating expe	losing occurs within ninety (90) days of the things shall be pro-rated as of closing. Unless	186
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	supplemental treatments of	ne amount nor a	Je dale there	Nf con ho o			Fair agrice of detail	m under this Agreement, whichever accur-	190
16,	KISK OF LOSS	The dak of lass				• • • • • • • • • • • • • • • • • • • •	with minutes & Milliell	consent.	191
	business are dest	io oi the eamest coved of materia	money, less	any costs :	advanced or	committe	d for Buyer, if improv	iosing. Buyer may terminate this Agraement vements on the premises or the assets of the	192
	mo brannsati 00	nore Gresing,					and the second	venige are confidenced admired all or a name.	193
	and complete the	sale to Buyer; (ii)	all books, re	cords, lea	solur repres 308. aarname	enis and	warrants to Buyer th	het (I) it has the authority to sign this Agreed to Buyer under this Agreement are socurate	
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	properties and nre	plene: //w/ thorn	un eu ncense:	s, permits,	certificates a	កថា ងហៀវកូ	rizations needed for	the conduct of its business and state	198
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4	e…a ≿iro on Neit 91. C	losing a certifica	ite that such	reproconta	tions and		a payer a condensity	to close this transaction, and Seller shall	209 210
78. H	AZAŘDOLIS SLIBI	TANCES C	-4				THE BUCKLE	are as it restated on the date of closing	211
Şe he	ection 8 above, Se	ller represents a	nd warrants t	o Buyer tha	it, to the best	of its kn	ine satisfaction of Wa	alver of the Inspection contingency stated in no Hazardous Substances (as defined	212
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79, IN	DEMNIFICATION	Spiler hereby -							219 220
of i	litigation) arising fr	om or relating to	Seller's bres	no and ind ich of the fi	emnify Buyer	from any	/ flability, loss, or dan	mage (including attorneys) fees and costs	221
.110	ar The Shicamen	t to indemnify an	d defend bu	tär ohnii nu			THE SECTION AND THE SECTIO	any of its other obligations in this Arms	222
20. CO	VENANT NOT TO	COMPETE. S	eller and att	sadaan w				!	223
SIX Will	participate in the	, months fallowin	iQ the closing	of this tran	saction, nett	ter Selle	r nor its partners, me	ors of Selier, agree that for a period of imbers, shareholders, officers or directors	24
of_ <u>#</u>	Eive								25
	Comment injuries(o)	i to provent the d	:OMNOHIUS =	rthrite an i				recites this covenant. Hinter will be entitled	2 0 27
27. NO	TICES AND COM	Distavion de s					marray criticipes to t	when ouver may be entitled.	28
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INITIALS	3: Buyer: 🕃	S I	D1	004	S a		MAN	· · · / · / · · · · · · · · · · · · · ·	35 36
	***************************************	<u>V]</u>	Date:	D UCX	07	Soller:	X 4	Date:/6//07/01	
	Buyer:	TSILVLA	Date:			Seller;	(WHO)	Day 64- 9 /200 5	37
				_,,		• • • •	- Comment of the second	Date: 47 / 12-00 /	38

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BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT (CONTINUED)

Unless otherwise specified in this Agreement, any period of time in this Agreement shall begin the day after the event starting the period and shall expire at 5:00 pm Pacific time of the last calendar day of the specified period of time. If the last day is a Saturday, Sunday or legal holiday as period of five (5) days or less shall not include Saturdays, Sundays or legal holidays. 22. MISCELLANEOUS PROVISIONS.	ii 239 240 ad 241 242
a. Complete Agreement The Agreement and	243
 a. Complete Agreement. The Agreement and any addends and exhibits to it state the entire understanding of Buyer and Seller regarding the sale of the business. There are no verbal or written agreements which modify or affect the Agreement. 	244 245
b. Counterpart Signatures. The Agreement may be signed in counterpart, each signed counterpart shall be deemed an original, and all counterparts together shall constitute one and the same agreement.	246
c. Facsimile and E-mell Transmission. Facsimile transmission of any signed original document, and retransmission of any signed facsimile transmission, shall be the same as delivery of an original. At the request of either party, or the Closing Agent, the parties will confirm facalmile transmitted signatures by signing an original document. E-mail transmission of any document or notice shall not be effective unless the parties.	247 248 249 250 251
23. AGENCY DISCLOSURE. At the signing of this Agreement,	
Selling Licensee Gilmore Real Estate, Inc., Gilmore Real Estate, Inc.	252
(Insert names of Licensee and the Company name as licensed)	253
ropresented Buyer	254
(Insert Seller, Buyer, both Seller and Buyer or Neither Seller nor Buyer)	255
and the Listing Agent_None	256
	257
(Insert names of Licensee and the Company name as licensed)	258
represented neither Seller nor Buyer	
(Insert names of Licenson and the Company name as licensed)	259 260
Broker acting as a dual agent. If Selling Licensee and Listing Agent are the same Broker, then Seller and Buyer confirm their consent to their consent to that person and his/her Broker acting as dual agents. If Selling Licensee, Listing Agent are the same person representing both parties, then Soller and Buyer confirm and Buyer consent to Selling Licensee, Listing Agent and their Broker being compensated based on a percentage of the purchase price or as compensation from more than one party. Buyer and Seller confirm receipt of the pamphlet entitled "The Law of Rest Estate Agency." 24. ASSIGNMENT. Buyer [7] may [7]	264 265
24. ASSIGNMENT. Buyer [2] may [1] may not (may not, if not completed) assign this Agreement, or Buyer's rights hereunder, without Seller's prior written consent, unless provided otherwise in this Agreement.	267 268
25. DEFAULT AND ATTORNEY'S FEE. In the event Buyer fells, without legal excuse, to complete the purchase of the business, then (check one):	
(subject to Seller's obligation to pay certain costs or a commission, if any) as the sole and exclusive remarks overlink to Seller as liquidated damages	269 270
Saller may at the option (as been the	271 272
sion, if any) as the sole and evolution contact the sole and evolution of the sole and evolution	273
bring sult to specifically enforce this Agreement and recover any incidental demands on selections buyer for Seller's actual demandes, (c)	274
If buyer of Seller institutes suit concerning this Approximate the second	275 276
event of trial, the amount of the atternment face about the providing party is entitled to reasonable attorneys' fees and expenses. In the	277
ideated as identified in the first paragraph of page 1 of this Agreement, and this Agreement shall be country in which the business is	278
26. ACCEPTANCE: COUNTERGREEDS SHIPS have been a followed as a following state of the counterpart of the coun	279
ortice of the Listing Agent. No acceptance, offer or counteroffer from the Seller is effective until a signed copy is received by the Buyer. Seller	280 281 282 283 204 285
	287
INITIALS: Buyer: Date: 8 Det 09 Seller: WW 10/09/03	
Deligit - Full Plants - Full P	88

NWMLS Form 30 CBA Form PS-2 Business Opportunity P & S Rev. 12/99 Page 6 of 6

BUSINESS OPPORTUNITY BUSINESS OPPORTUNITY PURCHASE AND SALE AGREEMENT Commercial Brokers Association All Rights Reserved

27. SELLER'S ACCEPTANCE AND BROKERAGE AGREEMENT. Seller agrees to sell the Property on the terms and conditions here-290 in, and further agrees to pay a commission in a total amount computed in accordance with the listing agreement. If there is no 291 written listing agreement, Seller agrees to pay a commission of Ten (10) % of the sales price or 292 . The commission shall be apportioned between Listing Agent and Selling Licensee as specified in 293 the listing agreement or any co-brokerage agreement. Seller assigns to Listing Agent and Selling Licensee a portion of the sales 294 proceeds equal to the commission, if the earnost money is retained as liquidated damages, any costs advanced or committed by Listing Agent or Salling Licensee for Buyer or Saller shall be reimbursed or paid therefrom, and the betance shall be paid one-half to Seller and one-half to Listing Agent and Selling Licensee according to the listing agreement and any co-brokerage agreement. 295 In any action by Listing Agent or Seiling Licensee to enforce this Section, the prevailing party is entitled to reasonable attorneys' 296 fees and expenses. Neither Listing Agent nor Solling Licensee are receiving compensation from more than one party to this transaction unless disclosed on an ottached addendum, in which case Buyer and Seller consent to such compensation. If this 298 includes the sale of real property, the Property described in attached Exhibit A, is commercial real estate. Notwithstanding Section 28 below, the pages containing this section, the parties' signatures and an attachment describing the Property may be 300 301 302 28. CONFIDENTIALITY. Until and unless a closing has been consummated, Buyer will treat all information obtained in connection 303 with the negotiation and performance of this Agreement as confidential (except for any information that Buyer is required by law to disclose and then only after giving Seller written notice at least three (3) days prior to the disclosure), and will not use or know-304 ingly permit the use of any confidential information in any menner detrimental to Seller. 305 306 LISTING AGENT AND SELLING LICENSEE DISCLOSURE. EXCEPT AS OTHERWISE DISCLOSED IN WRITING TO BUYER 307 OR SELLER, SELLING LICENSEE, LISTING AGENT AND THEIR BROKERS HAVE NOT MADE ANY REPRESENTATIONS OR WARRANTIES CONCERNING THE LEGAL EFFECT OF THIS AGREEMENT, BUYER'S OR SELLER'S FINANCIAL 308 STRENGTH, OR THE PROPERTY, INCLUDING WITHOUT LIMITATION, COMPLIANCE WITH APPLICABLE LAWS SUCH AS 309 LAWS REGARDING ACCESSIBILITY FOR DISABLED PERSONS, SELLER AND BUYER ARE EACH ADVISED TO SEEK 310 INDEPENDENT LEGAL AND TAX ADVICE ON THESE AND OTHER MATTERS RELATED TO THIS AGREEMENT. 311 312 313 Buyor Date 314 Buyer Date 315 Office Phone 360-658-7396 Fax No. Home Phone Buyer's 6-mail Address hal@gilmorerealestate.com Print Buyer's Name Rick Wehrlieim 317 Buyer's Address 7924 26th Avenuc, NW, Marysville, WA 98271 318 Selling Office Gilmore Real Estate, Inc.______ MI.S Office No. 7439 320 Office Phone 425-355-8355 Fax No. 425-355-2876 321 Βу Print Name Hal Gilmore 322 323 Seller Date 324 Home Phone 206-437-9048 Office Phone _____ Fax No.___ 325 Seller's E-mell Address gip910@live.com Print Seller's Name <u>Gilbert Placencéia</u> 326 Seller's Address 2500 3rd Avenue, Seattle, WA 98121 327 Listing Office None MLS Office No. 329 Office Phone Ofher Phone ___ Fax No. ____ 330 30. BUYER'S RECEIPT, Buyer acknowledges receipt of a Seller-signed copy of this Agreement, on BUYER BUYER __

(CONTINUED)

Form 31 Earnest Money Promissory Note Rev. 10/98 Page 1 of 1

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EARNEST MONEY PROMISSORY NOTE

\$1,000.00	Everett	, Washington
FOR VALUE RECEIVED, Rich		("Buyer")
agree(s) to pay to the order of the sum of One Thousand an	K. C.Celebi, Attorney	("Broker")
(\$1,000.00), as follows:	
✓ * Upon removal of th insp	al acceptance of the Purchase and Sale Agrection Contingencies in section 8 of the	reement. PSA
This Note is evidence of the obli	gation to pay Earnest Money under a real of yer and Gilbert Placencia	Actata Durahawa
dated October 7, 2009		e to pay the Earnest
If this Note shall be placed in the collect any of the balance due on and all court and collection costs.	e hands of an attorney for collection, or if so this Note, the Buyer promises to pay reason	uit shall be brought to nable attorneys' fees,
Date: _October 7, 2009		
ВС	IYER IZA WILLIAM	80.4 ℃
BU	YER	***

^{* &}quot;On closing" or similar language is not recommended. Use a definite date.

SELLER:

Addendum to Purchase and Sale Agreement

TRADE NAME OWNERSHIP WARRANTY

Seller, Gilbert Placencia, makes an explicit warranty that's Gilbert Placencia is the sole and exclusive owner of the name Belltown Video (the Trade Name), and Seller hereby makes an explicit warranty that, the name Belltown Video is Seller's registered trademark name and the Seller is the sole and exclusive owner of the name Belltown Video.

Gilbert Placencia Dba Belltown Video
By Jbeth Vacencia
Date: 19/09/09
BUYER:
Rick Wehrheim
By Rick Wehrheim
Date:

Addendum to Purchase and Sale Agreement

ASSIGNMENT OF LEASE COSTS/FEES

Buyer and Seller agree that, Seller shall pay for any rees, costs or expense associated with assignment of lease of the premises known as 2500 3rd Avenue, Seattle, WA 98121, to the Buyer

SELLER:

Gilbert Placencia Dba Belltown Video

Gilbert Plaencia

Date: 10/07

BUYER:

Rick Wehrheim

Rick Wehrhaim

Date: 8 0c.1-09

Addendum to Purchase and Sale Agreement

CONSULTING/TRANING AGREEMENT

Buyer and Seller agree that, Seller shall work for Buyer or his agents for a two week period as trainer without compensation or any benefits, on the premises of Belltown Video, in order to provide training to Buyer or his agents and employees for eight hours per day at the time intervals as assigned by Buyer.

SELLER:

Gilbert Placencia Dba Belltown Video

Gilliant Pleancia

note: 12/09

BUYER:

Rick Wehrheim

Rick Wehrheim

Date: 8 Oct 09

Form 34 Addendum/Amendment to P & S Rev. 5/96 Page 1 of 1

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ADDENDUM/AMENDMENT TO PURCHASE AND SALE AGREEMENT

The following is part of the Purchase and Sale Agreement dated October 7, 2009 Detween Rick Wehrheim, a single person	/IIFs.s
nd Gilbert Placencia	("Buyer"
oncerning Belltown Video 2500 3rd Avc., Scattle, WA 98121	("Seller" ("Seller")
	(the Property
TIS AGREED BETWEEN THE SELLER AND BUYER AS FOLLOWS:	
ddendum No. 1.	
Seller will not be required to pay any and all closing costs.	
Seller will not be required to pay the Real Estate Commission	
OTHER TERMS AND CONDITIONS of said Agreement remain unchanged.	
NT (COMPANY) Gilmore Real Estate, Inc.	
	•
$\mathcal{T}_{\mathcal{A}}$	/ /
NS: BUYER: DATE: 15009 SELLER:	DATE: 10/09/0)
BUYER: DATE: SELLER:	DATE: 8 9 2009

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ADDENDUM/AMENDMENT TO PURCHASE AND SALE AGREEMENT

The following	is part of the Purchase	and Sale Agreement	dated October 7, 200	9	1
between <u>Ric</u>	k Wehrheim, a single	person	AND	("Buyer	") 2
andGil	bert Placencia			("Seller	") 3
concerning_			WA 98121		/") 4
IT IS AGREE	ED BETWEEN THE SEL	LER AND BUYER A	S FOLLOWS:		5
Addendum	No. 3.				6 7
1. CLOSIN	G: Closing shall ex e	xtended to on or bet	Fore December 24, 2009.		8
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					38
ALL OTHER	TERMS AND CONDITI	ONS of said Agreeme	ent remain unchanged.		41
AGENT (CO	MPANY) Gilmore R	eal Estate, Inc.			42
BY:	M		HAC GILMON	- <u>E</u>	43
Initials: BUY	ER:	DATE:	SELLER:	DATE:	44
	ER:			DATE:	